

## UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

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ATTORNEY DOCKET NO. FIRST NAMED INVENTOR FILING DATE 5925-061-<del>99</del>9 APPLICATION NO. R

09/009,846

01/20/98

ZAMBIAS

HM22/0420

PENNIE & EDMONDS 1155 AVENUE OF THE AMERICAS NEW YORK NY 10036-2711

**EXAMINER** 

PONNALURI, P

PAPER NUMBER ART UNIT

1627

DATE MAILED:

04/20/00

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

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Application No.

Applications)

09/009,846

Zambias et al

**Group Art Unit** 1627

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A Lineau Action	Examiner	Group Art Unit	
Advisory Action	P. Ponnaluri	1627	
THE PERIOD FOR RESPONSE: [check only a) or b)]			
months from the mailing date of the	e final rejection.	. r.L:- Advisory A	ction whichever
it as three months from the mailing date of the	final rejection, or on the mailing d	ate of this Advisory A	ate of the final
is later. In no event, nowover, was		l de a amor	opriate fee. The
is later. In no event, nowever, was a rejection.  Any extension of time must be obtained by filing a petition under the petition, and the fee have been	or 37 CFR 1.136(a), the proposed r	esponse and the applied also the date for the	ne purposes of
date on which the response, and the corresponding amount	unt of the recogness or as set fort	n in b) above.	i
date on which the response, the petition, and the less have determining the period of extension and the corresponding amount of the date of the originally set shortened statutors calculated from the date of the originally set shortened.	y period for response of de de	_	(or within any
Appellant's Brief is due two months from the date of t	Con 27 CFR 1 191(d) and	37 CFR 1.192(a).	
period for response set forth above, whichever is later period for response to the final rejection, filed on <u>Ma</u> Applicant's response to the application in condition for	or 22, 2000 has been consider	dered with the follo	owing effect,
Applicant's response to the final rejection, filed on			
but is NOT deemed to place the application			
★ The proposed amendment(s):     ★ Notice of Appeal a	nd an Appeal Brief.		
<ul> <li>will not be entered because:</li> <li>they raise new issues that would require further</li> </ul>	er consideration and/or search	. (See note below	).
they raise new issues that would require that	below).		
they raise the issue of new matter. (See note they are not deemed to place the application in	n better form for appeal by ma	aterially reducing o	r simplifying the
they are not deemed to place the application in		the live spineted of	aims.
issues for appeal.  they present additional claims without cancelli	ing a corresponding number of	finally rejected ci	
1 92ish bluow against the training would raise I	new 35 USC 112, rejections, a	and art rejections.	
NOTE: <u>the newly added limitations would raise</u> .			
Applicant's response has overcome the following	g rejection(s):		
		ould be allowable	if submitted in a
Newly proposed or amended claims separate, timely filed amendment cancelling the nor	w which claims	Onio be anovvosio	
separate, timely filed amendment cancelling the not	n-allowable claims.	NOT place the ar	nolication in condition
The affideuit exhibit or request for reconsideration	has been considered but does	HO I place the of	
for allowance because:			
☐ The affidavit or exhibit will NOT be considered bec	ause it is not directed SOLEL	to issues which	were newly raised by
the Examiner in the final rejection.		to casing if	anyl:
Appeal, the status of the claims is	as follows (see attached writ	ten explanation, ii	ally).
Oldinio			
Clairing Objection			
Claims rejected: 1-7, 10-13, and 16-25  The proposed drawing correction filed on	□has □has	not been approve	d by the Examiner.
☐ The proposed drawing correction filed on		·	
☐ The proposed drawing correction meets. ☐ Note the attached Information Disclosure Statement	ent(s), P10-1443, Paper 140(5)	100	
Other		KEITH D. Magn	MULAN
C Other		PRIMARY EXA	and ER
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